

Appendix S.

(Chapter XXI.)

*Table of Fees payable under the Indian Registration
Act III. of 1877.*

I.—For the registration of any Acknowledgment, (not being of the nature described in Article II), Agreement, Award, Bond, Bill of Exchange, Bill of Sale, Composition-Deed, Contract, Covenant, Grant, Lease, Articles of Partnership, Release, Settlement, Declaration of Trust, Revocation of a Trust or Settlement, or of any Instrument of Assignment, Conveyance, Gift, Mortgage, Partition, Sale or Transfer, or of any certified copy of a Decree or order of Court, of any Document, not hereinafter expressly provided for, in which the amount or value of the consideration therefor or of the property, if any, to which it relates, is capable of being expressed:

(a) If the amount or value of the consideration therefor, or of the property to which such instrument or document relates is wholly expressed therein.

		Rs. a. p.
1.	When the amount or value does not exceed Rs. 50 ..	0 4 0
2.	Do. do. exceeds Rs. 50, but does not exceed Rs. 100...	0 8 0
3.	Do. do. 100 do. 200...	1 0 0
4.	Do. do. 200 do. 300...	1 8 0
5.	Do. do. 300 do. 400...	2 0 0
6.	Do. do. 400 do. 600...	3 0 0
7.	Do. do. 600 do. 1,000...	4 0 0
8.	Do. do. 1,000 do. 1,500...	5 0 0
9.	Do. do. 1,500 do. 2,000...	6 0 0
10.	Do. do. 2,000 do. 3,000...	8 0 0
11.	Do. do. 3,000 do. 4,000...	10 0 0
12.	Do. do. 4,000 do. 5,000...	12 0 0
13.	Do. do. 5,000 do. 7,500...	14 0 0
14.	Do. do. 7,500 do. 10,000...	16 0 0
15.	Do. do. 10,000 do. 15,000...	18 0 0
16.	Do. do. 15,000 do. 20,000...	20 0 0
17.	For every Rs. 1,000 or part thereof in excess of Rs. 20,000 up to and not exceeding 50,000...	1 0 0
18.	Do. do. 50,000 do. 1,00,000...	0 8 0
19.	Do. do. 1,00,000..	0 4 0

(b) If such amount or value is only partly expressed.

20. The same *ad-valorem* fee as above on the amount or value which is expressed and an additional fee of Rs. 2 0 0

(c) If such amount or value is not expressed at all. •

21. A fixed fee of " 10 0 0

II.—For registration of a document which acknowledges merely the payment of the consideration for some other document which is also registered.

The same fee as for the principal document, if the same does not exceed Rs. 2; otherwise Rs. 2.

III.—For the registration of a Power of Attorney, a Writing of Divorcement, a Certificate of Heirship, Guardianship, Administratorship, or Executorship, or of any document which does not fall within any other article of this Table.

2 0 0

Wills and authorities to adopt.

IV.—For registration of a Will when presented open, or of an authority to adopt , Rs. 4 0 0

V.—For deposit of a sealed cover containing a Will , 4 0 0

VI.—For opening such cover , 4 0 0

Besides the expense of copying the superscription or contents according to therat laid down in Article IX.

VII.—For withdrawal of such cover.

4 0 0

Searches and Inspections.

VIII.—*For searching for entry by Registering Officer, or for allowing applicants to inspect Books or Indexes, for every year of which the Register or Index is searched or inspected.

1 0 0

* If, in an application to the Registering Officer for the copy of an entry, the names of the claiming and executing parties, the nature of the document, and date of registration be shown, the fee for such will not be levied.

Government officers requiring to inspect or search the registers or take copies of entries, for *bonâ fide* public purposes, are exempted from the payment of fees.

Rs. a. p.

(Copying Fees, Grant of Copies, &c.)

IX.—Copying fee, besides the ordinary registration fee, for each folio of 100 words.	0 2 6
X.—For making or granting copies of entries and documents for the benefit of any person, or to be forwarded to any other office under Sections 65, 66, and 67, or for making or granting copies of reasons for refusal by a Registrar under Section 76, for each folio of 100 words.	
XI.—For granting copy of map :— Provided that the arrangements for, and the cost of, making such copy must be made and borne by the person who applies for it	0 8 0

(Extra or additional Fees).

XII.—†For registration of any documents by a Registrar	5 0 0	In addition to the ordinary fee.
XIII.—Registration by the Registrar of Bombay, under Section 30, Clause B— (a) If the document relates to property situated in the Bombay Presidency, but beyond the limits of the Bombay Registration District	Rs. 10 0 0	In addition to the ordinary fee.
(b) If the document relates to property situated beyond the limits of the Bombay Presidency. Rs. 20 0 0		
XIV.—For the issue of a commission under Section 33 or 38— (a) If the person is physically unable to attend the office, or is confined in Jail	5 0 0	
(b) Otherwise	10 0 0	
XV.—For filing translation (Section 62)	2 0 0	

† When the registration of any document properly registrable by a Sub-Registrar is performed by a Registrar, owing to the former being a party to the transaction represented by such document, the extra fee will not be charged.

XVI.—‡ For attendance at private residence, or Jail, under Section 33 for the purpose of attesting a power of attorney, or for attendance under Section 31 for acceptance for registration or deposit, or for attendance under Section 38 for the examination of any person.	If the person is physically unable to attend the office, or is confined in Jail. Rs. 5 0 0 Otherwise, 10 0 0 And an extra attestation or registration fee equal to the ordinary attestation or registration fee.	In addition to the ordinary fee necessary travelling expenses, &c. \$—
XVII.—For the safe custody and return of any document presented for registration and not applied for under para. 2 of Section 61 of the Act within two months from the date of registration, namely, for every day in the third month from date of registration until such document is so applied for	0 1 0	
Do. in the fourth month	0 2 0	
Do. in the fifth month	0 3 0	
Do. in the sixth month and successive months	0 4 0	

‡ When an attendance takes place under both Sections 31 and 38 at the same time and place, if the registration of but one document is concerned, only one attendance fee and one extra registration fee will be levied. If a Registering Officer, where the registration of one document is concerned, attends on the presenter on one occasion, and the executant or another necessary witness on another occasion, two attendance fees and two extra registration fees will be levied. If a Registering Officer attends at a private residence or Jail, and one person presents several documents, or one person admits the execution of several documents at one and the same time and place, only one attendance fee will be levied, but an extra registration fee (or, when the admission of execution takes place, with a view to the attestation of a power of attorney, an extra attestation fee,) will be levied in the case of each document. When several different persons at one and the same time and place present for registration or admit execution of several different documents, the Registering Officer will levy an attendance fee for each distinct transaction, the extra registration fee (or, in the case of powers of attorney attested, the extra attestation fee,) being leviable in the case of each document.

§ i.e., four annas a mile by road, and one-and-a-half anna by rail, and actual passage-money by steamer.

(Memoranda, Attestation, Summons and Warrant Fees.)

	Rs. a. p.
XVIII.—For every copy of the memorandum to be sent under Sections 64, 65 and 66	0 8 0
XIX.—For the attestation of a power of attorney, if Special... Do. do. if General...	1 0 0 2 0 0
XX.—Peons' fee for every summons	1 0 0
XXI.—For every warrant for seizure of person	2 0 0

Note 1.—In the case of a lease one whole year's rent, in addition to the amount of the fine or premium, if any, paid or payable in respect of such lease, will be deemed to be the value or consideration of such lease; and in the case of an annuity, or service-bond, the amount of annuity or remuneration payable for one whole year will be deemed to be the value or consideration of such bond.

Note 2.—If, in any such case, the amount of rent, annuity, or remuneration payable varies for different years, the registration fee will be calculated on the amount payable for the first year, if such amount be not less than the amount payable for any subsequent year. If the amount payable for the first year be less than the amount payable for any subsequent year, the registration fee will be calculated on the average of the amounts payable annually for the term for which the lease, annuity, or service-bond purports to have been executed.

Note 3.—If, in any such case the rent, annuity, or remuneration is payable partly in money and partly in kind, and the money value of the portion payable in kind is not expressed, the registration fee will be charged at twice the amount of the *ad-valorem* fee chargeable in respect of the amount payable in money. And, if the rent, annuity, or remuneration is payable entirely in kind, and the money value thereof is not expressed, a fixed registration fee of Rs. 2 will be charged.

Note 4.—If a patta or lease be given to a ryot, and the Kabu-layat or counterpart of such patta or lease be brought for registration at the same time as the patta or lease, the registration fee chargeable in respect of the two documents shall not be greater than the fee which would have been charged on the patta or lease alone.—*Govt. Notif. No. 3567, May 10, 1883.*